they 1111 m erant, and defend the sam shift all parties or a bereto that the part 1.0.5. of the first part shall at all times 21 11 -24 al be

ts that may be holed or assessed applies sold real entaic which the many become day and popular, and that they will a sold real real real from free and assessed or less from free and assessed coverage is such over and by mark invertes company as shall be specif keep the buildings ad directed by the he second part, the less, if any, music payable I part shall fail to pay such taxes when the I may pay said faces and lessrance, or eithe est at the rate of 10% from the date of m In the party of the second part to the extent of its intervent. And in the re-name because due and parable or its here said prentice insured as herein pays (, and the annualt as paid shall became a part of the indobtadents, accord ymmet, until faily regaind. the amount onthe fully

18

This prove is interceded as a morphised in measurement is interceded as a morphised in measurement of the second o at a us sen of Four Thousand and no/100-LLARS has for the payment of said sum of money, executed on the 18th

day of ed point, with all interest according t terms of said obligation, also to revidenced by note, book account rms of the philipation thereof, and

a for two payments to party of the second part, with all interest according to any paryone made to part 10.2 of the first part by the party of amount of this merigany, with all interest according in such ficture advanced many partners with all interest according in such ficture advanced many interest according to such ficture advanced many interest according to the second part to pay for any interest according to the second part of the second any taxes with in est thereon as herein p ed, in the of the first part shall fail to pay the sa

Paril BB of the first part hereby assign to e said written objection, also all feture advance as of and property and callect all resust and ma-smay to here said proverty in the instantible could many to the said proverty the instantible could many and a rests shall continue in farce until the ng at any and all times from ad part or its agent, at its o Il continue in fu d. . This

The followe of the second part to assert any of its right bureunder at any to , and to insist upon and enforce strict compliance with all the terms and p to as a waiver of its right to a If said part 108. of the first part sh

s of said note ! and d by part 10.8 of the first part for future

de to to rwise, up to the original an part whether ovidenced by note, hook with all of the provisions in said note nt of this martgage, and any extern stons of future obligations beenly an T

for the security of which hall be lawful for the s otice, and H of the e preside the me arty of th nd to have or any part t ereby gri first part. Part 185 of the first part shall par -----

is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation, shall extend and inser to, and be obligatory upon the heirs, expectars, administrators, personal represen-

d all benefits accruing more of the respective

Ethel 1. Sturdevant Louis A. Sturdevant (SEAL) (SEAL) (SEAL) ..........

A. D., 1961
foresaid County and State.
uing instrument and duty
on the day and year last

Lawrence Savings Association formerly known as THE LAWRENCE BUILDING AND LOAN ASSOCIATION

Mail Same Shinks

Nard a. Beck Register of Deeds